Serial No. 03/812,731

Docket No. JAB 1409

CERTIFICATE OF MAILING

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to the: Commissioner for Patents, PO Box 1450, Alexandria, VA 22313-1450

Gabriel Lopez

July 7, 2004

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants

FREYNE, et al.

Art Unit: 1

1624

Serial No.

09/812,731

Examiner

Mr. John M. Ford

Filed Title March 19, 2001

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IL-5 INHIBITING 6-AZAURACIL DERIVATIVES

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

REPLY AND AMENDMENT

Sir:

This is in response to an Office Action dated March 10, 2004.

The claims are 1, 2, 10, 11, and 56-110, of which 10 and 104-110 are allowed, 1, 2, 11, 86, and 87 are rejected, and 56-85 and 88-103 are objected to as dependent on a rejected base claim. The allowance is thankfully acknowledged. The objected-to claims are deemed allowable in view of the amendments herein.

Claims 1, 2, 11, 86, and 87 are rejected under 35 USC 102 as anticipated by or under 35 USC 103 as obvious over Miller. The rejection is traversed. However, the rejections are overcome by the amendments herein. R² is now limited in scope by deleting the unsubstituted alkyl definitions. Since unsubstituted alkyl is deleted from the R² definition, the amended claims are no longer anticipated by the simple alkyl homologs of Miller. Further, nowhere does Miller mention the problem addressed by the compounds of the present invention, i.e. compounds for treating eosinophil-dependent inflammatory diseases. There is no teaching in this art that would have motivated the skilled person to modify the disclosed compounds in order to achieve the present compounds, which unexpectedly have the property of exhibiting the desired IL-5 inhibiting activity. It is deemed that the amended claims are both novel and inventive over Miller.

The claims have been redrafted as claims 111-169. The claims appear on pages 3-14.

It is requested that the amendment be entered and that the Examiner reconsider the rejections and objection in view of the amendment and remarks and that the case be passed to issue.

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A one-month extension of time is requested to respond to the Office Action. The Commissioner is authorized to charge the necessary fee for this extension to Deposit Account 10-0750/JAB-1409/GL.

Respectfully submitted,

Gabriel Lopez

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